

LEGAL

—Resident Notice.
In the Chancery Court of Shelby
Tennessee. Cornelia Sellers vs.
Strating. From from the bill in this cause
sworn, to thirt the defendant, E. C.
Strating, is a resident of the County of Davidson
resident of the State of Tennessee.
Therefore ordered, That he make his
appearance in the County of Shelby, Tennessee, on or before
Monday in October, 1878, and plead,
demur, or answer to the bill, and he will
be taken for contempt in case of
failure to do so. For a further copy of the order
as published see a week
before the date of appearance. Witness
this 8th day of August, 1878.
J. D. McHenry, Clerk and Master.
J. D. McHenry, D. C. and M.
Anderson, Secy for court. wd

Administrator's Notice.
AS, letters of Administration on
the estate of R. P. Traylor, deceased,
to the undersigned at the present
Probate Court of Shelby County, Tenn.,
all persons having claims against
the said deceased, are notified to
present the same to the undersigned
said claims to be, and in the name
of the said deceased, on or before the
10th day of September, 1878. No in-
crease of time will be granted. Attest,
Memphis, Tenn., August 10, 1878.
J. D. McHenry, Administrator, by law, or the same will be
F. H. C. Holt, Adm., by law.
No. 13, 1878. July

NOTICE.
Shelby County.—Office of
our Clerk, Memphis, Tenn., May
15, 1878. J. A. Galt, deceased,
Galt, deceased.
The undersigned, as sole and sole
of the said J. A. Galt, deceased, you are
notified to send in to the undersigned
newspaper published within
the county, for all
the county, for all

James Hall, estate to appear and file with the Clerk of the Court, a petition in the manner prescribed by law, to have the said will admitted to probate and to have the said executor appointed, and to have the said executor not elected on or before said day, in appropriation of the funds of his hands, shall be forever barred, and equity.

Filed at my office, this 23d day of JAMES KEILLY, Clerk.
Shes. Deputy Clerk.

Given to all parties having claims estate of said John B. Hall, dec'd, as above required.

J. A. A. DESSON, Adm'r.
Att. Attorney. my20R

Attachment Notice.

JAMES HALL, J. P.,—State of Tennessee county—Edward McDaniel daney.

Notice an attachment having been returned under §26 of the Code of Tennessee, to the service by attachment and return of said process on John Hood, who answers that he

[illegible][illegible]

one announced having been
section of the code of
an unstructured Jewish by attachment
of the city of Memphis
plaintiff in the sum of \$10,000
by unpaid. Grounds of attach-
ment who said defendant was re-
removed himself or property
from the city, or has been
of the county privilege, or con-
sidered to himself so as to
be served upon him, or has as-
saulted or menacing him
safety or has threatened
at fraudulently to dispose of his
property.

It is ordered, That the said defend-
ant personally appear in court,
J. P., at my office, in the city
Tenn., on the 15th day of August,
1978, at 10 o'clock A. M. to
appear within the time prescribed by
law. It is further ordered, That
a copy of this order be pub-
lished in a newspaper of gen-
eral circulation in Memphis daily
for 15 days.

JAM HAZEL J. P.

PROBATE SALE.

**SALE OF REAL ESTATE IN
SHELBY COUNTY.**

-In the Probate Court of Shelby
nnessee.-G. L. Douglass, Admin'r,
f. Bond et al.
of a decree for sale entered in
case, I will sell, at public auction,
a courthouse door, on Main street,
nnessee, on

Tues. September 5, 1876.

[illegible]

100 rods X: thence north 15 chains
 to a stake; thence east 48 chains
 to a stake in the west line of the
 thence south two degrees and 31
 links to the southwest corner of
 once east 14 chains and 49 links to
 g. containing 81 50-100 acres.
 Lie-Cash. This August 4, 1876.
 JAMES REILLY, Secy.
 att, Solicitor. and

JUSTEE'S SALE.

JUSTEE'S SALE

A Deed of Trust executed in the
20th day of April, 1872, by John
wife, and duly recorded in Hen-
1871 (on pages 567, 568 and 569,
of Deeds, State of Arkansas, 13
is made; and in obedience to
the United States District Court,
in the matter of John Richard,
and at the request of W. E. Mc-
Nally Assignee in bankruptcy, I

day of September, 1876,
hours of 10 a.m. and 2 p.m. in
office of W. E. McNally, No. 75
y street, Nashville, Tennessee,

lost binder, for each, the following estate, lying and being in Arkansas county of De Kalb, to-wit: the NW $\frac{1}{4}$ of Sec. 2, T. 28 N., R. 20 W., N. 33; the SW $\frac{1}{4}$ of Sec. 2, T. 28 N., R. 20 W., N. 33; the W $\frac{1}{2}$ of the NW $\frac{1}{4}$ of Sec. 34, T. 28 N., R. 20 W., N. 33; all in Township 28 north of range one [1], east of the principal meridian of the State of Ark. containing eight hundred [800] acres of the undividedness as set out deed, balance of proceeds to be assigned in bankruptcy. This petition is waived by the terms of the Act of March 3, 1879, Chapter 108, of the Laws of the State of Ark. of John P. Clark vs. John Clark et al.

PATRICK HENRY, Trustee.